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LAST EDITION

SAXTON CALLS ROLL.

Another Phase of the Fight Over
Senator McCarty's Seat.

Clerk Enjoined from Putting Mr.
Wolfert's Name on the Roll.

So Republicans Claim Kenyon Has
No Proper List of Members.

MR. FINNIGAN OBJECTED.

And Assembly Didn't Pass "Greater
New York" Bill To-Day.

ALBANY, Feb. 2.—There was great antici-
pation of lively times in the State
Senate this morning. Long before 11
o'clock the Chamber began to fill. Specu-
lators who hoped for a repetition of the
exciting incidents of last evening were
on hand in large numbers to bear wit-
ness to the proceedings. The Senators
themselves were also in the Chamber
early.

Wolfert whom the Republican major-
ity had declared seated in McCarty's
place, was in the Chamber shortly after
9.30 o'clock. He was the recipient of
many handshakes and congratulatory
expressions on the part of the Republi-
can members, as they assembled.

The Democrats did not notice him.
Speculation was rife as to what position
Senator McCarty would assume.

Some gentlemen occupied the seat of
the Senator at 10.35 o'clock. At that
hour Senator Wolfert went to the seat
and requested the gentleman to vacate
it. This request was immediately com-
plied with. Senator Wolfert then took
his seat for the first time.

Mr. McCarty entered the Chamber
three minutes before the convening of
the Senate. Simultaneously with his en-
trance, Senator McCarran, Mr. McCar-
ty's counsel, entered the room of Clerk
Kenyon, and served on him an injunc-
tion issued by County Judge Clute, of
Ulster County, restraining him from
putting Senator Wolfert's name on the
roll of the Senate. The injunction was
served on the ground that the clerk
had usurped without authority the office
of presiding officer of the Senate.

When the Senate convened, Mr. Wolf-
ert occupied the seat from the Sixth
to the Eighth. Senator McCarty stood
near the Clerk's desk. Mr. Cantor asked that the Clerk
ask the Journal of yesterday. This the
Clerk did, and was frequently interrup-
ted by Senator Cantor, who requested
him to read certain portions of the
Journal over again.

There was a discussion over a state-
ment in the Journal, that the Lieuten-
ant-Governor had stated that the origi-
nal resolution had been under consid-
eration for six hours. Senator Cantor held
that the Chair had stated that it had not
been under consideration.

The Chair explained that he stated
that the pending question at that time
was the substitute offered by Senator
Steele, and that while six hours had
elapsed since the introduction of the
original resolution, it had not been de-
cided. The Chair asked that the state-
ment be corrected. The Clerk read the
statement, and the Chair stated that he
had said that the original resolution had
been under consideration for six hours.

The Chair took exception to the state-
ment that he had declared the clerk had
the right to put the question. He re-
corded that respect was incorrect. He de-
clared the record changed. Mr. Saxton
said that he must object to any change
in the Journal.

Another objection was offered by the
Chair, that Senator Wolfe's resolution
was a substitute for the original resolution,
and had not been mentioned as such. Mr.
Cantor moved that the Senate strike
out the proceedings of yesterday after the
appeal of Senator Saxton. Senator
Saxton objected and asked for a roll.
The Clerk was directed by the President
to call the roll. The Clerk refused to
call, saying he had no roll.

Senator Saxton—There being no roll
and the clerk being enjoined, I will call
the roll.

Lieutenant Governor Sheehan and
Senator Cantor both objected to Senator
Saxton calling the roll. The roll he
wanted to call had on it the name of
Henry Wolfert.

Senator Saxton insisted that the clerk
not being able to call the roll, he should
call it. "I think this court order is a serious
invasion of the rights of the Senate,"
said Mr. Saxton.

Rising in his seat Senator Saxton be-
gan the roll call, omitting the name of
Senator McCarty and calling that of
Senator Wolfert. Several Senators ex-
plained that the Senator O'Connor
saying: "If the minority think by this
blundering they can stop the name of
Wolfert being called they are mistaken."
McCarty's name will not be called here-
after.

Lieut. Gov. Sheehan—Does the Senator
contend that Senator Cantor cannot call
the roll, if Senator Saxton does it?
Senator O'Connor—Yes, but it don't
count here.

When Senator Sullivan's name was
called he said, loud laughter: "I refuse
to answer the assistant clerk."

Senator Saxton announced that the mo-
tion to strike out was lost, yes none,
says 20. The Lieutenant-Governor en-
dorsed a protest.

Senator Saxton moved that the Journal
be read stand, and he put the question,
"Yeas and Nays."

The yeas and nays were as follows: Yeas,
20; Nays, 10. The motion was lost.

Important Notice.
Those who wish to take the genuine
Keeley Double Chloride of Gold treat-
ment for drunkenness and morphine
habits are requested to call at 23 West
14th street, New York City.

ALDERMAN ARRESTED

Hennessey and Five Inspectors
Accused of Election Frauds.

All Will Be Held for Trial Under
\$2,500 Bail for Each.

The Extraordinary Grand Jury to
Meet Again To-Night.

MR. FINNIGAN OBJECTED.

And Assembly Didn't Pass "Greater
New York" Bill To-Day.

ALBANY, Feb. 2.—In the Assembly
to-day, Mr. Sulzer announced that the
Assembly was honored by the presence
of one of the most distinguished citizens
in the State, President Schurman, of
Cornell University, and moved that a
Committee of two be appointed to con-
duct him to the Chair.

Messrs. Ainsworth and Sulzer were
appointed as such committee.

On being presented to the House, Presi-
dent Schurman returned his thanks for
the distinguished honor paid to him. He
referred to the fact that the delegation
from the Assembly had recently visited
Cornell in connection with the opening
of the Department of Agriculture, and
expressed the hope that he would have
the satisfaction of greeting all of the mem-
bers of the House at some future time.

Under reports of committees Mr. Flah,
from the Committee on Cities, reported,
without amendment, the "Greater New
York" bill, submitting the question to a
vote of the House.

Mr. Sulzer referred to the importance
of the bill, and moved that it be
passed. Mr. Finnigan, of Brooklyn, ob-
jected.

On motion of Mr. F. F. Schulz, the
Senate bill, providing for the erection
of an additional high school in Brooklyn,
was substituted for the Assembly bill
and passed.

Mr. Cuyana, of Cayuga, attempted to
present a petition asking that the Legis-
lature provide a place where such in-
debted persons as are willing to take the
Keeley cure may do so at the
expense of the State, on the ground that
the cure was a new and valuable one,
and in consequence of such public sale, some men
are being ruined.

Mr. Sulzer objected, under the rules,
to the receiving of the petition at that
time. A short wrangle ensued, but the Speaker
ruled against the petition, and the
Assembly adjourned to Monday evening
at 8.30 o'clock.

WARM WAVE COMING.

Skaters Will Have Better Improve Their
Opportunities To-Day.

Skaters will do well to take advantage
of the ice at Van Cortlandt Lake and
other smaller ponds to-day, for it is not
likely there will be any ice left Sunday.
A warm wave is on its way to this
section, and throughout the West the tem-
perature has risen from 10 to 44 degrees
in various places.

It was expected that Manhattan Field
would be in good condition to-day. This
afternoon, but Mr. Freeman telephoned
that the weather predicted by the Local
Forecasters was not to be realized. The
mercury dropping to 21 degrees, and
the wind blowing from the west, and
the cold wave is expected to place the
city under a blanket of snow.

The temperature at Boston this morn-
ing was 16 degrees; Buffalo, 18; Chicago,
16; St. Louis, 20; New Orleans, 69; Key
West, 68. The coldest point was Rock-
ville, Cal., where it was 10 degrees.

THE WEATHER FORECAST.

The weather forecast for the thirty hours
ending 8 P. M. tomorrow is as follows: Fair
today, followed on Saturday by increasing cloud-
iness and possibly a light sprinkling of rain or
snow, slightly warmer, winds becoming south-
west.

The following record shows the changes in the
temperature during the morning hours, as indi-
cated by the thermometer at Perry's pharmacy:
8 A. M., 26.6 A. M., 24.9 A. M., 23.2 A. M., 25.

GALES DRIVE HER BACK.

The Corean Forced to Return to
Glasgow.

GLASGOW, Feb. 2.—The British steam-
er Corean, Capt. Mann, which sailed
from this port Jan. 22, for New York,
returned this morning and reports hav-
ing experienced terrible weather, during
which the cargo shifted and will have to
be discharged and reloaded before she
can resume her voyage.

STEAMER GALLIA OVERDUE.

Left Liverpool on Jan. 22 and is
Forty Hours Behind Time.

The steamer Gallia, of the Cunard
line, left Liverpool on Jan. 22 for this
port, and is over forty hours overdue.
At the Cunard Company's office it was
learned that the steamer had been de-
layed a short time by an accident to her
engine.

The accident is believed to have been
caused by a small fire in the engine
room, which caused her to stop for a
few hours.

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caused by a small fire in the engine
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few hours.

TARIFF'S NEXT STEP.

Engrossed Bill Expected in the
Senate This Afternoon.

House Sets a Time to Consider
McCreary's Hawaiian Resolution.

Committee on Banking Smothers
State Bank Tax Repeal.

HOUSE AND HAWAII.

Mr. Boutelle Gets Another Opening
for His Talk on Privilege.

WASHINGTON, Feb. 2.—The engrossed
copy of the Tariff bill, as passed by the
House, is being compared by the House
clerk, and it is expected that it will
be transmitted to the Senate about 2
o'clock, when Senator Voorhees will
probably ask that it be referred to the
Finance Committee.

There were a great many amendments
made to the bill from the time it was
reported to the House until it was
finally passed, and the clerks have been
obliged to see that these amendments
were placed in the bill exactly as they
were offered.

Senator Quay (Pa.) presented in the
Senate to-day an amendment embodying
several new sections to the Tariff bill.
These sections provide for the free coin-
age of silver and for the purchase of
10,000 ounces monthly, and the issue of
treasury notes in payment thereof, and
the repeal of all existing laws provid-
ing for the issue of bonds.

The resolution of Senator Peffer, call-
ing upon the Secretary of the Treasury
to inform the Senate how many bids for
bonds have been received from persons
and corporations, and the names of the
bidders, then came up for consideration.

HOUSE AND HAWAII.

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for His Talk on Privilege.

WASHINGTON, Feb. 2.—Before the
reading of the journal this morning Mr.
Morse (Rep., Mass.), rising to a parlia-
mentary inquiry, asked if it would be in
order for him to offer his amendment
to the title of the Tariff bill. The
Speaker stated that it would not. The
amendment which Mr. Morse desired to
offer would have made it read as fol-
lows: "A bill to increase taxation, reduce
the revenue of the Government and to
place at a disadvantage honest men who
make truthful returns, and for other
purposes."

When the Journal was read, the
Speaker recognized Mr. Catchings, from
the Committee on Rules, to present from
that committee a report setting aside to-
day and to-morrow for the consideration
of the McCreary Hawaiian resolution.

Mr. Boutelle, who was on his feet
clamoring for recognition to call up his
Hawaiian resolution, but the speaker
declined to recognize him until the re-
port was read.

Then, being recognized, Mr. Boutelle
said that he desired to bring before the
House the report of the Committee on
Rules, which would set aside to-day and
to-morrow for the consideration of the
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bring before the House the report of the
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aside to-day and to-morrow for the con-
sideration of the McCreary Hawaiian
resolution.

NO STATE BANK TAX REPEAL.

House Committee on Banking Prac-
tically Kills It.

WASHINGTON, Feb. 2.—The effort
to repeal the tax on State bank deposits
has been beaten in the House Committee
on Banking to-day by a vote of 8 yeas to
9 nays. The vote was taken on the bill
of Representative Cox (Dem., Tenn.), which
would repeal the tax on deposits in State
banks, but does not extend the
relief to circulation issued by private
banks.

The result is regarded as cutting off
the possibility of favorable State bank
legislation for the present Congress.
After taking the adverse vote, motions
were carried to reconsider and then to
bring the bill up for consideration at a
later date.

REFUSED GOTTLIEB'S BAIL.

Mr. Macdonald Thinks It Should Be
Increased to \$5,000.

There was a heated discussion before
Judge Martine in Part I. of the General
Sessions this afternoon between Lawyer
Charles Schampain, counsel for Henry
Gottlieb, who is under indictment for
arson in the second degree, and Assis-
tant District-Attorneys Macdonald and
Unger.

Schampain submitted to the Court
affidavits in which he stated that he has
produced two bondsmen who signified
their intention of going on Gottlieb's
bond for \$2,500.

One of them, a Mr. Lustgarten, of 11
Delaware street, qualified in the prop-
erty at that number and stated that it
was valued at \$3,000 and mortgaged for
\$2,500. A friend of Mr. Lustgarten said
he had property worth \$5,000, unencum-
bered, and would join on the bond.

Both of these Mr. Unger refused, say-
ing he would have to consult with Fire
Marshal Schampain.

Mr. Schampain said that it was the
business of the District-Attorneys
to produce the bondsmen, and that he
was not connected with the case, and
that he was not connected with the case,
and that he was not connected with the
case.

Mr. Macdonald stated that he had given
Gottlieb a ticket for \$2,500, and that he
did not want the increase in bail and
did not make the crime any more seri-
ous. He took the papers and reserved
decision.

JONAH M'KINLEY LEAVES THE SHIP.

As reported in the "The Evening World's" Tariff Bill Extra yesterday.

BEHANZIN SURRENDERS.

TO BEGIN AT ONCE.

Contractor Leary's Plans for Work
on the Speedway.

One Hundred Men to Be Em-
ployed Immediately.

Fourteen Hundred More Within
Thirty Days.

HOME RULE SHOVED ASIDE.

The Claim Made by John Redmond
and Fellow-Parnellites.

DAVITT'S PARLIAMENTARY STATUS.

RECORDED SMYTH REFUSES TO RECOGNIZE
HIM IN THE HORTON CASE.

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W. A. Moray Drowned in Trying
to Rescue His Brother.

The Bank Clerk Plunged from the
Deck of an Erie Ferry-Boat.

John Had Fallen While Trying to
Leap Aboard the Boat.

W. A. Moray, of Ridgewood, N. J.,
was drowned this morning at the Pa-
vonia avenue slip in Jersey City at 7.45
o'clock while attempting to save
the life of his brother, who fell in the
river in an unsuccessful effort to jump
on the ferry-boat. He was twenty-five
years old.

John Moray, the brother for whom W.
A. Moray risked and lost his life, was
saved with the aid of a lifeline thrown
by Bridge-Tender John Murphy. He is
now at his home in Ridgewood, suffering
from nervous prostration. He is twenty-
one years old.

The brothers were employed at the
First National Bank, at all street and
Broadway. They left their home at
Ridgewood on the 7.11 o'clock train this
morning, bound for Jersey City. They
reached the Pavonia avenue slip at 7.45
o'clock, just as the wharf gates had
been closed by the porter and as the
ferry-boat Pavonia was starting on its
trip across the river.

The young men ran down the slip and
sprang over the side, and with a
bound he landed safely on the boat.
John was behind. His foot caught the
edge of the ferry-boat, and he fell back-
ward into the river.

William, who had turned, saw his
brother fall. In an instant his overcoat,
undercoat and hat were off. A de-
mand tried to stop him, but he pushed
that man aside and plunged head first
into the water.

Immediately he appeared on the sur-
face. It was seen that he had been seized
by the collar of his coat. He was then
pulled aboard and belted at Engineer
L. P. Foster.

"For God's sake, stop the boat, there's
a man overboard!"

The engines were reversed, but the
water from the ferry-boat was so low
the stricken man away. Grasping a lifeline,
Murphy, the deckhand, threw it to
John, who grasped it. He was then
pulled aboard, with the aid of half a
dozen of the passengers.

William's body was carried to the surface
but once, and then disappeared.

Capt. Sherry, superintendent of the
ferry, had taken to the waiting-
room of the Erie Railroad, where a doc-
tor had been called. The doctor was
the first train going to Ridgewood.
His brothers, Edward, who is bookkeeper
for the Erie Railroad, and John, who is
J. H. Moray, Jr., who is with Winslow,
Lanier & Co., brokers, in Nassau street,
were with him when he was found.

William has been employed since last
fall at the Erie Railroad. He was then
employed as a correspondence clerk. John was dis-
cussing the matter.

John Moray, sr., the boy's father, is
chief clerk on the Jersey Central
Railroad.

DOWN AN ELEVATOR SHAFT.

Porter Schwarz Instantly Killed by
Falling Five Stories.

Benjamin Schwarz, forty-four years
old, a porter, of 2312 Second avenue, fell
down an elevator shaft at 2314 Third
avenue at 8.45 o'clock this morning and
was instantly killed. Schwarz was a
porter for Ludwig A. Baumann, furniture
dealer, at 2314 Third avenue.

He took the elevator to go to the top
of the building to shovel snow off the
roof. The elevator does not fill the top
of the shaft and there is an open space
there, five feet on one side and three
feet on the other.

The shovel was kept in a corner on
the open side, and while reaching for
it he slipped and fell to the ground
floor.

The body was horribly mangled. It
was taken to St. Vincent's Hospital and
Twenty-fifth street station